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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/875,349	06/05/2001	John C. Hiscrodt	IRVN001DIV	8040
24353 73	590 08/24/2004		EXAMINER	
BOZIĆEVIC, FIELD & FRANCIS LLP 200 MIDDLEFIELD RD			YAEN, CHRISTOPHER H	
SUITE 200			ART UNIT	PAPER NUMBER
MENLO PARK	MENLO PARK, CA 94025		1642	
			DATE MAILED: 08/24/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/875,349	HISERODT ET AL.	
Office Action Summary	Examiner	Art Unit	-
	Christopher H Yaen	1642	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATIOI - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a i - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a repreply within the statutory minimum of thirty od will apply and will expire SIX (6) MONT tute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication NDONED (35 U.S.C. § 133).	i.
Status			
1) Responsive to communication(s) filed on 02	<u> June 2004</u> .		
2a) ☐ This action is FINAL . 2b) ☑ T	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under the practice under the practice.		·	
Disposition of Claims			
4) Claim(s) 31-50 and 52-82 is/are pending in 4a) Of the above claim(s) is/are withd 5) Claim(s) is/are allowed.	rawn from consideration.		
6)⊠ Claim(s) <u>31-40,46,48,49,52,54-62,67-70,72,</u> 7)⊠ Claim(s) <u>41-45,50,53,63-66,71,73,76,77,80</u>		ictea.	
8) Claim(s) 47-43,50,53-05,71,73,76,77,00	<u> </u>		
Application Papers			
9) The specification is objected to by the Exami	iner.		
10)☐ The drawing(s) filed on is/are: a)☐ a	ccepted or b) objected to b	the Examiner.	
Applicant may not request that any objection to the	he drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corr		,).
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreing a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 	ents have been received.		
Copies of the certified copies of the pr	riority documents have been re	eceived in this National Stage	
application from the International Bure	` ' ' '		
* See the attached detailed Office action for a li	st of the certified copies not re	ceived.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Su		
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/C Paper No(s)/Mail Date 		Mail Date prmal Patent Application (PTO-152) .	

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DETAILED ACTION

RE: Hiserodt et al

Priority Date: 25 July 1996

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/2/2004 has been entered.

- 2. Claim 51 is canceled without prejudice or disclaimer, claim 82 is newly added.
- 3. Claims 31-50 and 52-82 are pending and examined on the merits.

Claim Rejections Maintained - 35 USC § 102

4. The rejection of claims 31-33,35-37,40,49,52,54-62,67-70,72,74, and 78-79 under 35 USC 102(b) as being anticipated by Jadus *et al* (Blood 1996 June;87(12):5232-5241) is maintained for the reasons of record. Applicant's submission for RCE was not accompanied with any additional remarks or arguments concerning the non-anticipatory teachings of Jadus *et al* nor was there any response to the Final Office action mailed 6/3/2003 that were deemed persuasive to overcome the rejections of record. Thus the rejection under 35 USC 102(b) is maintained for the reasons of record.

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Claim Rejections Maintained - 35 USC § 103

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5. The rejection of claims 31-33,35-37,40,49,52,54-62,67-70,72,74, and 78-79 under 35 USC 103(a) as being obvious over Jadus *et al* (Blood 1996 June;87(12):5232-5241) is maintained for the reasons of record. Applicant's submission for RCE was not accompanied with any additional remarks or arguments concerning the non-obviousness of Jadus *et al*, nor was there any response to the Final Office action mailed 6/3/2003 that were deemed persuasive to overcome the rejections of record. Thus the rejection under 35 USC 103(a) is maintained for the reasons of record.

New Arguments

Claim Rejections - 35 USC § 103

- 6. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 7. Claims 31-34,36-40,46-48,50,52,54-57,62,67-72,74-75,78-79, and 82 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kimura *et al* (Exp Hematol 1996 Feb;24(2):360-3) in view of Dick JE *et al* (Cancer Surv. 1992;15:161-81.).
 - a. Kimura *et al* (Exp Hematol 1996 Feb;24(2):360-3) teach a composition for in vivo use (i.e. a pharmaceutical composition) that comprises a cell that expresses a cytokine from a recombinant source and a pharmaceutical excipeint, wherein the cytokine is associated with the cell outer membrane. It is further taught that the cytokine is M-CSF, and that the cell expressing the said cytokine is a cancer cell. Because the cell expressing the cytokine is a cancer cell, it

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inherently possesses tumor associated antigens. Further, it is well known in the art that M-CSF is both naturally membrane associated and soluble (i.e. secreted) (as evidenced by Cosman *et al* (Behring. Inst. Mitt. 1988 August; (83):15-26)), therefore, the cancer cell that express the said cytokine is capable of expressing both membrane bound and secreted forms of the cytokine. Kimura *et al* also teach that at a dose range of 10⁶ cells the survival rate of the subject was higher than at lower doses of cells (see abstract). And lastly, Kimura *et al* also teach that upon re-challenge, tumor cells not expressing the recombinant M-CSF were eradicated based on immune protection (see abstract).

- b. Kimura *et al* however, do not specifically teach that the subject is a human or that human cells are to be used.
- c. Dick JE *et al* (Cancer Surv. 1992;(15):161-81) teach that murine models are relatively predictive or can be correlative to clinical outcome (see abstract).

Therefore, it would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made to make a pharmaceutical composition comprising a human cancer cell expressing a recombinant cytokine that is membrane associated for the treatment of neoplastic disease. One of skill in the art would have been motivated to do so because Kimura *et al* taught all the limitations of claims 31-34,36-40,46-48,50,52,55-57,62,67-72,74-75,78-79, and 82 and its effectiveness in a murine model of plastic disease. Because Dick *et al* taught that murine models for cancer are predictive and correlative to clinical outcomes, one of skill in the art would have made the transition from mouse cells to human cells, because ultimately, the study

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of disease in animal models is to provide clinical outcomes and effective treatment options in humans. One of skill in the art would have expected a reasonable amount of success in making these changes because of the predictable success provided in Kimura *et al* in increasing the survival rate and immune protective effects of the cancer cell expressing the membrane associated cytokine.

Conclusion

- 8. No claim is allowed.
- 9. Claims 41-45,50,53,63-66,71,7376-77, are 80-81 objected to for depending on rejected claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher H Yaen whose telephone number is 571-272-0838. The examiner can normally be reached on Monday-Friday 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Siew can be reached on 571-272-0787. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christopher Yaen Art Unit 1642 August 18, 2004

GARY NICKOL
PRIMARY EXAMINER